INDEX.

A.

Abatement. (See Practice.) Accord and satisfaction, 415; 554.

Action, against directors of Insurance Company, 30; commencement of, 34; by mother of deceased wife against husband for removing tombstone from grave of wife, 226; on lost note, 238; jurisdiction, 296; on foreign judgment, 358; replevin, avowry, new assignment, 408; damages for breach of real covenant, 411; by husband and wife, - decease of wife, 414; quantum meruit, 490, 491; assumpsit, money paid to defendant's use, 550; accord and satisfaction, 415, 554; removal of, 569, (see Circuit Court); for malicious prosecution, 628; survivorship of, — damage to horses by bad or poisoned food, 114—land taken by railroad, 678; replevin, judgment for return, 680; between partners, 683; on the case for harboring minor, 688; against administrators on return of nulla bona, 693.

Adams, J. M. Maine Reports, Vol. 41, 252.

Admiralty - jurisdiction in rem, waiver of possession by marshal, 21; rights of garnishee, 157; rules in - depositary of salved property, 279; jurisdiction, maritime contract, shipbuilding, 281, 601; contract to build ship in foreign state not maritime, 243, 601; local liens, enforcement of, 243, 601; pleading, set-off, damage and contract, 397; seamen's lien for wages not affected by contract between mrster and owner, 473; maritime services what are, - laying stone in a wharf, 473; laches and lapse of time, 473; costs, 473; amendments of answers in, 589; defence of res judicata, 616; power of proctor to settle suit, 666. Adverse possession, 413. (See also EASEMENT.)

(See PRINCIPAL AND AGENT, 29.)

Agency. (See Alienage, 630.

Allen, Elisha H. Fifth Annual Report of the Hawaiian Kingdom, 506.

Amendment. (See Admiralty; Practice.)

Ames, Samuel, Rhode Island Reports, Vol. II., 508.

Amory, Thos. C. Life of James Sullivan, 633.

Anatomy act, 444.

Andrews, C. C. Treatise on the Revenue Laws of the U. S., 382 Appeal, 423; from Common Pleas, 26; in criminal cases, 559.

Appraisement, unlawful, duty of appraisers, 484.

Apprenticeship, indenture of, to be performed out of the State, 228.

Arbitration and award, 401; authority of trustee to submit claim on

policy, 726; definiteness of award, annuity, 748.

Arrest, (see Execution); re-arrest after escape, officer bound to show authority when, 51; capias, certificate authorizing, 163; without warrant, 170; by touching through a broken window, 375; officer's return, 686.

Assault on officer, 243; and battery, damages, 421; joint by husband and wife, 444.

Assessors, act judicially, 552

INDEX.

A.

Abatement. (See Practice.) Accord and satisfaction, 415; 554.

Action, against directors of Insurance Company, 30; commencement of, 34; by mother of deceased wife against husband for removing tombstone from grave of wife, 226; on lost note, 238; jurisdiction, 296; on foreign judgment, 358; replevin, avowry, new assignment, 408; damages for breach of real covenant, 411; by husband and wife, - decease of wife, 414; quantum meruit, 490, 491; assumpsit, money paid to defendant's use, 550; accord and satisfaction, 415, 554; removal of, 569, (see Circuit Court); for malicious prosecution, 628; survivorship of, — damage to horses by bad or poisoned food, 114—land taken by railroad, 678; replevin, judgment for return, 680; between partners, 683; on the case for harboring minor, 688; against administrators on return of nulla bona, 693.

Adams, J. M. Maine Reports, Vol. 41, 252.

Admiralty - jurisdiction in rem, waiver of possession by marshal, 21; rights of garnishee, 157; rules in - depositary of salved property, 279; jurisdiction, maritime contract, shipbuilding, 281, 601; contract to build ship in foreign state not maritime, 243, 601; local liens, enforcement of, 243, 601; pleading, set-off, damage and contract, 397; seamen's lien for wages not affected by contract between mrster and owner, 473; maritime services what are, - laying stone in a wharf, 473; laches and lapse of time, 473; costs, 473; amendments of answers in, 589; defence of res judicata, 616; power of proctor to settle suit, 666. Adverse possession, 413. (See also EASEMENT.)

(See PRINCIPAL AND AGENT, 29.)

Agency. (See Alienage, 630.

Allen, Elisha H. Fifth Annual Report of the Hawaiian Kingdom, 506.

Amendment. (See Admiralty; Practice.)

Ames, Samuel, Rhode Island Reports, Vol. II., 508.

Amory, Thos. C. Life of James Sullivan, 633.

Anatomy act, 444.

Andrews, C. C. Treatise on the Revenue Laws of the U. S., 382 Appeal, 423; from Common Pleas, 26; in criminal cases, 559.

Appraisement, unlawful, duty of appraisers, 484.

Apprenticeship, indenture of, to be performed out of the State, 228.

Arbitration and award, 401; authority of trustee to submit claim on

policy, 726; definiteness of award, annuity, 748.

Arrest, (see Execution); re-arrest after escape, officer bound to show authority when, 51; capias, certificate authorizing, 163; without warrant, 170; by touching through a broken window, 375; officer's return, 686.

Assault on officer, 243; and battery, damages, 421; joint by husband and wife, 444.

Assessors, act judicially, 552

- Assignment, by debtor, liability of creditors executing, 370; of debts in another State, good against citizen of that State, 558; foreign assignment for benefit of creditors, good against attachment by citizen of a third State, 431.
- Assumpsit, 550.
- Attachment, service of application for sale, last and usual place of abode, cabin of ship, 21; insolvency of principal in bond given to discharge, 34; exemption from, sewing machine, 159; in action removed to Circuit Court, 394; of sum paid by procurement of payor, 41; direction to officer, exemption, 411; of railroad cars, 424; of property conveyed in fraud of creditors, 563.
- Attorney and Counsel, &c. Counsel fees in the French tribunals, 439; power of proctor to settle suit in admiralty, 666; unauthorized appearance of, effect of, upon judgment recovered against client, 684; power of, to control execution in hands of officer, 748.
- Auditor, (see Trial Commissioners); report of, prima facie case, evidence to overthrow, 682.

B

- Bailment, gratuitous bailee, 372; estoppel fraud, 567.
- Bail, of vessel, liability of, 243. Bank. (See Corporation).
- Bankruptcy and Insolvency, decree affirming validity of proceedings under, how far binding, 30; assignee, how to describe himself in action, 33; discharge of principal in bond to dissolve attachment, 34; second insolvency, assent of creditors, 34; partnership, appellate jurisdiction of Supreme Court, 112; purchase of claims and set-off against claim due to insolvent, 224; proof in insolvency of the liability of officers and stockholders for debts of corporation, 230; a general United States bankrupt law, 385; foreign assignment for benefit of creditors, attachment of property here, 394, 431; whether release lien of Insurance Company on debtors' real estate, 568; insolvent estate of decedent, claims not presented, 750.
- Bastardy process, 573; appeal, 423; prosecution for, 426; exhibition of child to the jury, 694; abatement of, 749.
- Bell, George. Digest of New Hampshire Reports, 317.
- Betterments, claim for, 489.
- Bills of exchange and promissory notes, 374; joint promisor, 571, 627; maker and indorser, 33; indorser, 288; principal and surety, 406, 492, 497, 550; fraud, 407; notice of dishonor, 371, 403, 564, 586, 686; business hours, 403; guaranty, 409, 412, 568; guaranty-defence against subsequent holder, 556, 568, 696; usury, 36; in discount by bank, 564; not negotiable, 494; bona fide holder for value, 556; taken by guardian in his own name, 558; overdue, negotiated on last day of grace, 559; falling due after death of holder and before administration, demand and notice, 564; indictment for counterfeiting, 28; when first issued, if made for accommodation of second indorser, 36; action on lost note, 238; made or indorsed by married women, 53, 357; evidence, practice at trial, 357; presumption of consideration, 366; partial failure of consideration, 685; indorsee named as payee, 696; action on by trustee without formal delivery, 745; transfer by bank, 751.
- Bond, to convey, specific performance of, 214.
- Boundary, of riparian owner, 228; on arm of sea in grant by government, high water mark, 302; land bounded on a private way, 229; between adjoining owners how established, right of mortgageor to establish, 294; monuments, 298, 299.

C.

Canal corporation, right to use canal for mill purposes, 658.

Carrier, common, steam-tug as, 41; liability of railroad corporation as, leasing part of their road, 229; concealment of contents of trunk, 355; delivery on Fast Day, notice to consignee, delivery on wharf, 6, 14; liability of railway beyond their line, 372.

Certiorari, petition for, to remove case from State to Circuit Court, 210.

Charter, forfeiture of, 570,

Check, on bank, time for presentation of, 377.

Chelmsford, Lord Chancellor, 129.

Circuit Court, jurisdiction of citizen of State where suit is brought, 208; removal of action from State to Circuit Court, 210; removal of action to, 394; validity of attachment in removed action, 390; jurisdiction of action by assignee of railroad bonds, 469.

Citizens of the U. S., 630.

Cobb, T. R. R. An inquiry into the law of negro slavery in the U. S., 507.

Conflict of laws, 362, 569, 573.

Consideration, what sufficient, 233; for promise, 245; recovery of, if title fails, 300, 417; covenants in conveyance of void patent, 670; promise of extra pay when void, 752.

Constitutional law, 488; lager beer, 567.

Contempt, power of justice of the peace to commit for, 547.

Contract, (see Quantum Meruit); 30, 420, 572; validity of, for services in procuring pardon, 223; joint, 377; construction, 52, 359, 569, 696; parol evidence to connect two contracts in writing, 201; goods sold in the name of another, 371; water for "domestic use," 373; reasonable time, 419; underseal reduced to simple contract, 554; limitation of action to reform, 568; void for want of consideration, promise of extra pay, 752.

Contribution, 493; between owners of separate parcels of mortgaged pro-

perty, 685.

Conversion, by guardian, 558.

Conveyance, (See Deed.) boundary, 298, 299; of vested and contingent remainders, 688, 689.

Cooley, Thos. M. Michigan Reports, Vol. V.

Corporations, IN GENERAL — (See CANAL); evidence of fraud by, 35; bill by stockholder in, to enforce trust, to obtain contribution, 170; action by, against subscriber for stock, 227; liability of stockholders under N. Y. act of 1852, 239; contract of, when to be under corporate seal, 245; proof of existence of, and membership, 294; demand requisite to charge stockholder, in New Hampshire, 294; evidence, 294; directors not liable to creditors for mismanagement, 392; agent, corporate seal, 408; evidence of organization, 493.

Banking, knowledge of agent, fraud, 232; powers and rights of receivers, 238; usury in discount of note, 564; transfer of note

by, 751.

INSURANCE Co., (see INSURANCE); suit against directors of, 30; corporate existence not admitted by appearance and affidavit of

merits, 32; foreign, service on, 573.

Manufacturing, service on stockholder, 162; liability of stockholders, defence confined to what, form of writ and summons, 164, 498; liability of officers and stockholders cannot be proved against their estates in insolvency, 230; cannot form partnership with individuals, 230; stockholder not defendant and cannot remove action, 569; transfer of shares, 571.

- RAILROAD, contracts of, 289; domicil of, 416; liability of to laborers employed by sub-contractor, 550; forfeiture of charter, discontinuance of trains, 570; transfer of shares, 570; duties, of trustees for bondholders under railroad mortgage, before and after foreclosure, 624; assessment on shares, 691.
- TURNPIKE, surrender of franchise, 420.
- Costs, (see Admiralty,) 247, 297, 407; secured by lien of mortgagee, 53; in suits brought by trustees for direction of court, 246; taxation of, in writ of error, 692; on writ quashed for defect on its face, 692; apportionment of between judgment debtors, 692.
- Counterfeit bills and notes, indictment for uttering and passing. (See Ix-DICTMENT.)
- County Commissioners, misconduct of, 423.
- Courts of justice, power of legislature to create and abolish.

 Court, of Common Pleas, appeal from, 26; jurisdiction of, 560; instructions to the jury, 296, 428; objection to jurisdiction, 426; jurisdiction of Justices' Court in Mass. 499; power of to vacate of judgment, 679; power of committee from Probate Court as to partition of real estate, 683.
- Covenant for quiet enjoyment, breach of, 245; not to sue one of several joint debtors, 376.
- Curtesy, tenancy by in Vermont, 749.

- Damages, loss of rent element of, 31; special, 36, 409; assessment of, 166; when not plainly excessive, appellate court will not reverse unless computed on erroneous principle, 204; evidence in mitigation of, 288; measure of, 300; for loss of bargain, 369; in trover, 412; in trover for promissory notes, 746; for breach of real covenant, 412, 426; for assault and battery, 421; by flowage, 553; of tenant for eviction, 558.
- Declaration, (See WRIT.) Deed, (See Conveyance.) Incumbrance, tax of the current year, 419; covenants, 420, 426; defective, 423; consideration, possession, 423, 426, 658; defect in title, record notice, 489, 658; reformation of, in equity, 491; fraudulent, 563; of executors or administrators, after year from license, 229; to negroes, in contravention of State policy, 630; proof of execution, actual notice, 658; of wife's land executed by husband, 687; on trust, 689.
- Default, (See PRACTICE.)
- Demurrer, (See PRACTICE.) Deposition, (See EVIDENCE.)
- Devereux, John C. Questions and Answers on Blackstone's Commentaries,
- Dog, "person injured" by, 558; "owner or keeper" of, 697.
- Domicil, 567; of Railway Co., 416.

 Dower, incumbrance, 237; demand of, evidence of marriage, evidence of title in the husband, 295.
- Drake, Chas. D. Suits by attachment in U. S., 380.
- Drunkenness in streets and public places, 291.
- Duress. Assent by seaman to discharge through fear of ill treatment,
- Duties, illegally exacted, 434; (See REVENUE LAWS.)

E.

- Easements, open and unobstructed use of window for more than 20 years, adverse possession, 104; projection over another's land, 104; adverse possession, 234, 237; interruption of adverse possession, 222; evidence of interruption, 222; excluding tide waters, 302; incorporeal right to water, 658; over land of one tenant in common given to another, by committee appointed by Probate Court, 683.
- Eminent Domain, 688.

 Equity, parties, 170, 233, 423, 565, 691, 695, 734; bondholders as parties, 138; specific performance, 26, 49, 170, 214, 417; lapse of time, 26, 531; acquiescence in equity, 531; injunction, 37, 233, 429; interlocutory injunction, 471; injunction to suppress nuisance, 422; bill by stockholder to enforce trust, 170; protection of mortgageor against oppressive attempt to foreclose, 44; jurisdiction, mutual covenants, party breaking cannot have aid against the other, 390; bill to confirm title to real estate, 423; reformation of deed, 491; relief of surety, 492; correction of over payment to executor, 492; restoration of money fraudulently obtained, 495; examination of witnesses in 705; service on trustees
- under the 49th rule, 734.

 Escape, (See Officer, Execution); of prisoner, re-arrest, 51; from jail, indictment for, 630.
- Escrow, evidence of delivery, 223; duty of depositary, 416. Estoppel, 52, 227, 236, 237, 239, 299, 412, 555, 567, 739.
- Estoppel, 52, 227, 236, 237, 239, 299, 412, 555, 567, 739.

 Evidence, 412; Depositions, 421; relating to lost paper, 236, 237; notice of taking, 289; opening of, 296; caption, 684, 686; power of officer taking, to adjourn, 696; custody of and power to use, 697.
 - Secondary, 33, 295, 696; of deceased witness used in subsequent suit, 294; office copy, 301; of contents of lost document, 295,
 - Admissions, Confessions and Declarations, 360, 364, 560; by silence, 556; extorted by fear, 561; by confession of judgment,
 - EXPERTS, 296; exparte affidavits of, 651.
 - PRODUCTION OF PAPERS, 409; subpæna duces tecum, 361; and rights of parties to use, 169.
 - BURDEN OF PROOF, 236, 366; instructions as to, 167.
 - In suits by and against Corporations, of fraud by corporations, 35; in suit to recover unpaid assessments on shares subscribed for, 229; of organization and membership, books of corporation to charge member of company, 295; of libel against corporation, 374; of incorporation, 493.
 - OF PARTIES, 591; in criminal cases, 193; of party to the record without interest, 684; executor of party as witness, 115.
 - In General, corroboration of witness, 27; testimony of accomplice, privilege of witness before Grand Jury, 28; of indorser of note as to usury, 36; refreshing memory, memorandum made by witness, 167; time of offering evidence of incompetency of witness, 169; of foreclosure of mortgage, 221; of interruption of easement, 222; judgment against City of Boston in action for defect in street, how far conclusive in suit by City against parties hiring and occupying land where defect existed, 230; signature, 236, 237; what admissible under the general issue in slander, 288; competency of, 289; of marriage, title to land, 295; variance, 297; of false representation, under allegation of false and fraudulent representation, 231; of boundary, patent and latent ambiguity, 298, 299; contradiction of witness, 361; res gestae, 361; proof of foreign laws,

363; of conversion, 363; impeachment of witness, 366, 414; of notice of dishonor, 371; of custom, 376; testimony of deceased witness, 414; de bene esse, 414; parol to vary written contract, 419; oral, in taxing bill of costs, 692; ancient records, 427; records of title to property, entry, occupation, possession, 427; letters, 556; of competency of teacher, 558; as to threats, 558; witness cannot be asked to recur to his testimony before Grand Jury, 560; matters not testified to before Grand Jury, 560; of poverty of party for whom another is alleged to have become liable, 562; book account, 563; of sale of intoxicating liquors, 568, 689; of a grand juror, 569; rules of,—in U. S. Courts, 591; attesting witness, 626; of malice in action for malicious prosecution, 628; auditor's report, prima facie, 682; interest, 684; of intention, 689; lapse of time, presumption, 693; of knowledge of retirement from partnership, 697.

Exceptions, when to be taken, 54, 559; right to open and close, 591.

Executors and administrators, execution by, of power coupled within trust, 32; executor, who is also heir and residuary legatee, estopped to claim land conveyed by his ancestor by deed of warranty, 227; deed of, expiration of year from date of license, 229; settlement of claim before administration, 409; execution against, 425; overpayment to,

492; as witness, 557; power of, to contract, 569; action against, on return of nulla bona, 693; suit on bond, 750.

Eustis, George. Obituary notice, 701.

Execution, second arrest upon, after arrest and escape, 29; bonds for jail limits upon arrest on, 31, see 307; right to sale, notwitstanding lien, 37; levy of, 291, 425, 490, 561; assignment, 291; against executors, 425; homestead exemption, 425; neglect of sheriff, 490; neglect of officer to pay over collection, 555; exemption, 561, 698; sale on, of property fraudulently conveyed to avoid debts, 563; redemption of land from extent upon, 682; Attorney's power to control in hands of officer, 748.

F.

False pretences, 35, 244.

Fences, to be maintained by R. R. Co., when road in process of construction, 409.

Ferry, (See WAY.)

Field driver, (See IMPOUNDING of cattle.)

Fishing bounty, condition precedent to—contract between skipper and crew, 466.

Flanders, Henry. Lives of Chief Justices, 187.

Flats, boundary of grant by government, 302; Alluvion, 1.

Flowage, complaint for, 237; damage by, 553.

Fogg, George G. New Hampshire Reports, Vols. 33 and 34, 188,

Forcible entry and detainer — effect of judgment on possession of stranger, 501; (See LANDLORD,) &c.

Forgery, what constitutes, 592.

Fraud, 238, 407, 492, 495, 567; by corporation, evidence, 35; representation to the public — certificates of stock, 116; in sale of lands, 237; undue influence, parent and child, 531; statute of, 300.

Fraudulent conveyance, 563.

Frauds, statute of, agreement for lease without time, within, 369; delivery of goods, 413; contract within, 415; guaranty, 418, 554; parol evidence, 419; agreement to convey land, 699. Executed contract, sale of pew, 748.

Fugitive from justice, rendition of, 488.

G.

Gray, Horace, Jr. Gray's Reports, Vol. V, Vol. VI, Part I, 574.

Grant by government to municipal corporation, 302.

Gilchrist, J. J., obituary, 125.

Guaranty, 409, 412, 554.

Guardian and ward — conversion by guardian, note taken in guardian's name, 558.

H.

Hale, Geo. S. United States Digest for 1857, 635.

Heir, estopped to claim land conveyed by ancestor, with warranty, 227. Highway, use of and rights in, 52; defective, 52, 698; when children use for their sports and are injured by defect in, 53; assessment of portion of expense of constructing upon adjoining town in New Hampshire, 292; petition for discontinuance of, 297; laying out, 551, 688; due

Hilliard, Francis, Vendors and Purchasers, 189.

Homestead exemption, 425, 561, 690.

Homicide, intoxication as affecting intent, 42.

Hurd, John Codman. The law of freedom and bondage in the U. S.,

502; Rollin C., personal liberty and habeas corpus, 509.

Husband and wife, wife's earnings, 50; promissory note, 53, 357, 411; wife's debts, separation, necessaries, 58; reputation as evidence of marriage, 295; dower, right of widow to redeem, 355; reduction of wife's personalty to possession, land purchased in part with money of each, rights of his creditors, 361; widow's distributive share in N. H., 366; devise by wife to husband, 367; separation by consent, liability of husband, 372; debt of wife, bankruptey, 373; separate property, 405; adverse possession of land to vest title in wife, 413; decease of wife, pending suit by, 414; deed of married woman, 417; indictment for joint assault, 444; construction of N. H. homestead act, power of husband, 690.

I.

Impounding of cattle, 166, 167.

Improvements on land, claim for, 489.

Incumbrance, 237.

Indictment, 28, 243, 244; description of bank bills in, 27, 28; counterfeit bills, 28, 236; venue, 28, 364; counterfeit promissory note, 28; variance, 51, 224, 566; averment of guilty knowledge, 168; charging joint assault, intent to kill one of two, regardless which, 170; assault, 170, 291; for killing horses, "wilfully and maliciously," 228; how signed by Dist. Atty., 224; for larceny of live animals, 224; exception in statute to be negatived, burden of proof, 236; principal and accessory, confession, 360; for obstructing railroad track, 364; for disposing of dead bodies, 444; for keeping "tenement:" proof of keeping building, 566; lager beer, 507; for selling intoxicating liquor, 559, 560; for forgery, 563; under the nuisance act, 574; does not lie for statute offence where penalty given to informer, 598; matter of defence need not be negatived, carrying letter out of mail, 598; for prison-breaking and escaping, 630; for breach of licence law, proof, 689.

- Infant, necessaries, 165.
- Infantry, personal recognizance of minor, 111.
- Injunction. (See Equity); 429.
- Insolvency. (See BANKRUPTCY AND INSOLVENCY.)
- Insurance. (See Corporations.)
 - Fire, continuing warranty, 168; misrepresentations, 404; lien on real estate, discharge in insolvency of insured, 568.
 - LIFE, 36; foreign residence, 378.
 - IN GENERAL, prior insurance, 169; construction of by-lay, 225; false and fraudulent representations, 231; knowledge of agent, effects company, 293; loss payable to mortgagee, transfer of interest of insured, 308; informal proof of loss, waiver, practice, other insurance, 570; oral extension of policy, 747; action by trustee on policy payable to cestui qui trust, 726.
- Intention, evidence of, 689.
- Interest on book accounts, 412, 750.
- Interlineation, in will, 51.
- Intoxicating liquors, Maine law of 1853, 50; nuisance, 106; purchase of, out of the State, with intent to be sold within, 224; statute remedy for sale of when exclusive, 559; common seller, jurisdiction, evidence, 560; practice on complaint for sale of, 566; under Mass. Statute, 1855, c., 215; not open to defendant to show that lager beer not, 567; prima facie evidence of sale, 568; indictment, proof, 689; contract in State and delivery out of State, 746.

J.

- Judgments, foreign, how far conclusive, 358; effect of unauthorized appearance of attorney to vacate, 684; power of court to vacate same term, 679; non obstante veredicto defendant cannot have, 726.
- Jurisdiction, objection to, when to be taken, 426.
- Jury, 421, instruction to, 296, 428; testimony of, as to grounds of verdict, 555.
- Juror, misconduct of, 694.
- Justices of the Peace, jurisdiction, 560, and powers of, 221, 499, 547, 680.

- Laches and lapse of time in admiralty, 397.
- Landlord and tenant, (see FORCIBLE ENTRY AND DETAINER) agreement to assign lease, 27; "tenement" under St. 1855, c. 405, 27; "taxes and duties" which lessee is to pay, what are, 31; loss or diminution of rent, damages for, 31, 36; rent of real estate of deceased persons, 572; notice to quit, 35, 56; use and occupation, 414; tenancy at will, on conditional limitation, damages for eviction, 558; ejectment, one tenant in common holding under another, 566; lien, 573; lessee cannot absolve himself from liability to pay rent, 626; surrender, 750.
- (See ADMIRALTY.) Lapse of time.
- Larceny, of pledged goods, 27; peacocks subject of, 224; by bringing stolen goods within the State, 225; intent, 243; false pretences, 244.
- Lawrence Beach W., visitation and search, 281.
- Laws, foreign, how proved, 363.
- Lease, agreement for, 369.
- Legislature, power to create and abolish courts of justice, 65.
- Legislative power over private property, 449.
- Letter, contract by, 569. (See EVIDENCE.)
 Libel, trial for report of proceedings, 374; action for against corporation, proof, 374.

License, implied mining by United States, 171; oral, to build, subsequent mortgage, 548; theatre ticket, 572.

Liens, ON VESSELS, (see ADMIRALTY, 51, Sixty-day restriction in Mass. Act of '55, 153, 601; launching, digging trench, 153; of salvors, 279; local on ships, enforcement, 281; on vessels not extinguished by purchase, by government, 281; on ship for repairs, 375.

chase, by government, 281; on ship for repairs, 375.

Other liens, sale of property on erection subject to, 37; service of petition to enforce, 163; of attorney, 365; of vendor, 374; of vendor, contract, delivery, 561; mechanic's, construction of Mass. Statutes, 565; of Insurance Co., real estate of insured, insolvency, 568; of landlord on chattels, 573.

Light and air. (See EASEMENTS.)

Limitations, statute of, insane persons, females under coverture, 428; action to reform contract, 568; Statute of, successive disabilities in avoidance of the bar, 749.

Liquidated damages, 49.

Liquors, (see Intoxicating Liquors.)

Lyndhurst, Lord, 257.

M.

Malicious prosecution, evidence, 628.

Marriage and divorce, practice on cross libels, right to open and close, 113; suit by wife divorced for services of minor child decreed to her, 165; restraint of marriage, 231; desertion, insufficient maintenance, allegations of libel, 362; cases in French tribunals, 434; both parties guilty 443; cruelty, condonation, 443; adultery during insanity, 494; fraudulent conveyance to avoid alimony, 563; jurisdiction, residence, desertion in another state, 686.

Marvin, William, a treatise on the law of wrecks and salvage.

Master and servant, hiring for a year, 376.

Minerals, right to, in land granted by Mexico, 171.

Minot, George, Obituary, 61.

Mistake, limitation of action after discovery of, 568.

Mortgage, FORECLOSURE, 53; oppressive, protection in equity, 44; waiver of, extension of redemption, 49; costs, 53; power of sale does not supersede foreclosure, 138; evidence of foreclosure, 221; possession, 299; bill to foreclose, parties, 407; payment, 562.

IN OTHER RESPECTS, of vessel, registry, 103; to secure subsequent liabilities, 406; right to cut timber, 410; records of, duty of officer having in charge to exhibit, 417; subsequent to license to build, 548; cancellation of assignment, 562; redemption, 563; right of widow to redeem, 355; rent, 563; certificate of entry not conclusive of breach of condition, 565; contribution between owners of separate parcels of mortgaged property, 685.

MORTGAGEES, rights of, how affected by the homestead law of N. H., 690; conditioned to indemnify for support of third person, breach, notice, demand, 691.

OF PERSONAL PROPERTY, made in one State, subsequently removed to, attached, and converted in another, 363; registry, delivery identity, right of mortgagee to select from among different articles, 695.

Murder, (see also Homicide) intoxication, 42; a person cannot be convicted of an assault with intent to murder, if the homicide when completed would be only manslaughter, 170; Mass. Statute of 1858, c. 154,

N.

- Navigable streams, (see also WAY) obstruction, 234.
- Negligence, 235, of tow boat, 41; liability of public trustees for, 370; and due care, defect in fence, remote consequence, damage by bull, 747.
- Negroes, citizens of U.S., 630.
- New trial, 670, 679; opinions of experts, 670; misapprehension by counsel, 679; power of court to vacate judgment on default at same term, 679; new trial for what act of juror, 694; judge's minutes, 699; notice for taking testimony, 699.
- Notice, 30; for taking testimony, 699; to quit, (see LANDLORD AND TENANT.)
- Nuisance, right to abate, destruction of liquors, 106; obstruction of navigable stream, 234; injunction to suppress, 422; act of Mass., indictment under, 574; indictment for, in continuing a house on land laid out as highway, 689; "tenement" under Mass. St., 1855, c. 405.

0

Officer, suffering escape cannot re-arrest, 29; protection of, 50; power of peace officer to arrest, 170; assault on, 243; proof of authority, 368; directions to, 411; town, liability of town for malfeasance of, 416; negligence of, 490; neglect of to pay over collection, 555; return of, as to arrest, 686.

p

- Pardon, validity of contract for procuring, 223.
- Parent and child, divorce, contract, 165; services and articles furnished for common use, 301; parent's right to child's earnings on whaling voyage, 347, 463; set-off, 397; effect of desertion by child, 463; gift by child to parent, no presumption of undue influence, 531; action on the case for harboring minor son, 688.
- Partnership, answer in scire facias of co-partner summoned as trustee, 29; manufacturing corporation cannot form, with individual, 230; agent no authority to form in name of principal, 296; of creditors, parties to debtor's assignment, 370; actions between partners, 683; evidence of knowledge of retirement of partner, 697; liability of party holding himself out as partner, 697; knowledge of retirement how proved, 697.
 - Parties, in equity, 695.
- Partition, (See Tenants in Common,) Fence, mantainance of, 367. (See Party Wall.)
- Party wall, 429. (See Partition Fence.)
- Patent granted on terms, joint invention, 247; infringement of, 375; publication, 377; breach of covenant not to convey, 390; interlocutory injunction, 471, 651; lease of right of issuing, 627; specification should include all different modifications of invention, 651; sale of, evidence to recover consideration, 687.
- Pauper, settlement, 49; in New Hampshire, 693, 694.
- Payment, 401; by note in U.S., 394.
- Penalty, recovery of, 566.
- Pleading, successive trespasses, trespass against several defendants, 166; demurrer, 169, (see Practice); what evidence admissible under the general issue in slander, 288; assumpsit, several breaches, request, enumeration of particulars, allegation as to reference, 289; nil debet, 296; trustee of express trust under N. Y. code, 352; in suit against common carrier for lost trunk, 354; misjoinder, 407; abatement, 412; action of debt, 416, 695; answers to interrogatories, how signed and sworn to, 500; demurrer and answer combined, 500.

Pledge, larceny of, 27.

Police Court, power of Justice of the Peace to issue warrants returnable before, 221.

Poor debtor, entitled to jail limits, 31; appeal from refusal of oath, charges of fraud, 306; after refusal of oath, entitled to bail bond, 307.

Power coupled with trust - execution of power, 31.

Practice, when appeal from decision overruling demurrer should be taken, 33; service of summons upon stockholder under Mass. statute 1851, c. 315, 162; service of petition to enforce lien, 163; form of writ and summons against corporation, summoning stockholders, 164, 498; argument of counsel, 166; default, 166, 572; amendment, 225; by court in affirmance of judgment, clerical error, 680, (see Admiralty); specifications of defence, 234; agreement to refer, 289; when the Supreme Court of New Hampshire will consider law questions, 291; agreed statement of facts, with leave to introduce evidence, 293; non-suit, 357; amendment, 357, 401; right to open and close, 366; description, 372; submission and award, 401; settlement of claim before administration, 409; joint defendants, principal and surety, jurisdiction of County Court in Vermont, 414; reception of evidence de bene esse, 414; venue, 499, 629; jurisdiction of Justices' Court in Mass, 499; additional answer, 557; removal of actions, 569; production of papers, 570; set-off, 571; absent defendant, 572; bill of particulars, 573; waiver of matter in abatement by appearance, affidavit of merits, 629; unauthorized appearance of attorney, effect upon judgment, 685; before trial commissioner in N. H., 687; tender, to be brought into court, 682; right to take money out of court, 749; abatement of bastardy process, 749.

Under Mass. Act of 1852, c. 312, 31; appearance and affidavit of merits does not admit corporate existence, 32; trustees' answers, 164; declaration, time of filing, 164; demurrer, 169, 433; declaration in slander, 226; exceptions of one of two parties joined as defendants, 227; affidavit of merits, waiver of dilatory plea, 432; removal of action to S. J. C., application by stockholder of defendant corporation, 432; interrogatories, irrelevant matter, 433; affidavit of merits, motion to strike out, 433; direction of writ to wrong officer, amendment, 433.

Principal and Agent, 29, 369; clerk's agreement to receive goods on Fast Day, 12; authority of agent to form partnership in name of principal, 296; dissent of principal, 296; directors not liable to creditors of corporation, 392; agent of corporation, 408; advances, 411; bank as agent in collecting note, 586; 739.

Principal and surety, contract to delay payment, 742.

Prisoner, (see EXECUTION, OFFICER.)

Prisoners, support of, 684.

Private way, (see WAY.)

Probate Court, (see Court.)

Promissory Note, (see BILLS OF EXCHANGE AND PROMISSORY NOTES.)

Prosecution, probable cause for, 236.

Public lands, pre-emption rights, 181; disseisin where two surveys lap, 746.

Q.

Quantum Meruit, 30, 490, 491; for services rendered as consideration for land, 300.

Qui tam, action, (see Indictment.)

R.

- Railroad, (see also Corporations;) mortgage of franchise, 138; bonds of — negotiability of, Mass. Act of 1852, 469; land taken by, 678. Receivers, power and duties of, 238.
- Recognizance, for costs in action subsequently abated, 412.
- Release, of one of several joint debtors, 376.
- Religious belief, (see EVIDENCE.)
- Remainder, conveyance of vested and contingent, 688, 689; remainder man, 230.
- Removal of action, (see ACTION, CIRCUIT COURT.) Manufacturing Corporatson.
- Rents, (see LANDLORD AND TENANT.)
- Replevin, (see ACTION, 680.)
- Rescission, void contract, 676; doctrine of does not apply where contract is void for want of consideration, 670.
- Appraisement of goods, Acts of 1851 and 1842.
- Revenue laws, concealment without owner's knowledge works forfeiture, 267; enforcement of forfeiture, time of entry, 267; period of exportation, transshipment of goods, 273; certificates of imports on casks of spirits, 341; surplus of the U. S., misapplication of, 565; collectors' extra compensation of, disbursements for lighthouse purposes, 593.
- Riparian owner, 228; grant by government, high-water mark, 302; diversion of water course, 417.
- Robinson, Conway. Practice in Courts of England and U. S., 249.

- Sailors, (see Ships and Shipping.)
- Sale, 202; warranty of, seaworthiness of ship, 18; warranty, 402, 497; cribbiting, unsoundness, 222; vendors' lien, 394; deceit, 402; notice of reasonable defect, 497; delivery, 561; evidence, pecuniary credit of third party, 562; of patent right, 687.
- Salvage, (see Ships and Shipping.)
- School district, 565; presumption of existence, 410; authority of, 405; taxes, 471; vote of, liability of for expenses of suit, 549.
- Seal, corporate, 245.
- Seamen, (see Ships and Shipping.)
- Seizure, of property unlawfully used, 50.
- Self-education, methods of, 321.
- Seisin and disseisin, acts not amounting to disseisin, 746.
- Sepulture, right of, 226.
- Service, of summons on stockholder in manufacturing Co., 163; of petition to enforce lien, 163.
- Set-off, 397, 571, (see Practice;) of purchased claim against claim due to insolvent, 224.
- Sharswood, George. Reports of Cases in the English Courts of Common Law, 634.
- Sheriff, instructions by attorney as to execution, 748.
- Ships and shipping, bill of lading, damage of sea, 6; implied warranty, 18; discharge of cargo, forfeiture, post entry on manifest, 41; general average, 87; revolt what is, combination and intimidation, 100; when lawful, 100; recording of mortgage of vessels under U. S. St. 1850, c. 27, 103; English Mercantile Marine Act, and ships' articles, 244, 245; repairs, liability of part-owner and charterer for, 369; lien for repairs, 375; dock rent, 375; freight, lien of ship owner, 443; shares of fishermen, general average, 478; bill of lading, when complied with, 564; charter

- party, 616; seaworthiness, efficiency of crew, burden of proof of seawor-
- thiness in libel on charter party, 616.

 Collision, 87; caused by swell of passing steamer, 41; with steam tug or vessel towed by, 41; damage, liability of bail, 243.
 - SALVAGE, 378, 380; purchase of wreck, 40; seamen as salvors, 87-89, 612; liability of depositary of property, 279; amount of salvage compensation, 612; seamen as salvors, 612.
 - Seamen, desertion, 148; desertion by minor, 463; master's power to disrate, 148, 204; ship's articles, wages, English act, 244, 245; wages when discharged, 666.
- Shares, transfer of, 570, 571.
- Signature, 442.
- Stander, declaration in, insufficient without colloquium, 226; pleading, 288; privileged communication, 357, 572; malice, 357; actionable words, 372, 553; justification, 415.

 Smith, E. Delafield. Common Pleas Reports, New York, 700.
- Specific performance, (see Equity.)
- Spirituous and intoxicating liquors, (see Intoxicating Liquors.)
- State law, 558; rendition of fugitive, 488. State policy, deeds in contravention of, 630.
- Statute, exception in to be negatived, 236; authorizing search and seizure, 50; construction of, 367; remedy, when exclusive, 559.
- Statutes of Massachusetts, Revision of 1858, 513; Second Article, 641.
- St. Louis Law Library, 577.
- Stoppage in transitu, 351.
- Story, Joseph. Commentaries on the Constitution of U. S., 317.
- Stuart, George Okill, Reports of Cases in Vice Admiralty Court of Lower Canada, 248.
- Sunday, payment falling due on, 36; bond dated on, 368.
- Surety, 417, 492, 497; upon official bond, discharge of, by change in principal's tenure of office, 375.
- Sureties, security, taken by one, enuring to benefit of both, 489; contribution between sureties, 682.

- Tariff of 1846, dutiable value under, 484.
- Tax, 368; tax title, 52.
- Taxes in Mass., one-sixth of State tax must be assessed on polls, although, with town and county tax, it amounts to more than \$1.50, 226.
- Tax, highway, 235, liability of assessors for wrongful, 235; record of assessment, 293; Railway Co., where properly taxed, 416; an incumbrance upon land, after assessment, 419; as evidence of title, 427; school district, 491.
- Tenants in common, devise or conveyance of several parts of an undivided interest, valid as between devisees or grantees, although void as to the other co-tenant, 691; parties to bill for partition, 691.
- Tender, right of plaintiff to take money out of court, 749; must be brought
- into court when, 682. "Tenement" under Mass. Statute of 1855, c. 404.
- Theatre ticket, license, 572.
- Towns, (see Highway;) corporate powers, field driver, 167; town officers, oath, rights and duties of, 235; personal liability of assessors, 235; assessment of portion of expense of constructing highway upon adjoining town in New Hampshire, 292; records of, 368; liability of, for malfeasance of officer, 416; party to bill in equity to restrain misapplication of revenue, 565; recovery of penalties under by-law of, 566.

Index.

- Trespass, pleading, 166; of field driver by suffering escape of cattle, 167; action in wife's name, 427.
- Trial Commissioners in New Hampshire, 421, (see Auditor:) questions of fact determined by, not subject to revision of court, 288; Commissioner's Report, 366; practice before, 687.
- Trover, conversion, plaintiffs' right of immediate possession, 31; damages in, 412; for promissory notes, measure of damages, 746.
- Trust and trustees, resulting trust, 214, 570, 624; written declaration of trust, 214; recording of, 214.
- Trustees, power of appointment, caution of, in obtaining direction of court, 246; trustee of an express trust, under N. Y. code, 352; public trustees, liability of, for negligence, 370.
- Trust, assignment by cestui que trust of contingent remainder, 531; trustee's right to sue on negotiable paper, 745.
- Trustee process, 50; scire facias against trustee, defence, 29; garnishment in admiralty, 157; time of filing answer, 164; leave to answer further after trustee has been charged, 233; right to deduct what, 234; trustee, when may be charged, not for any tort, or where claim for unliquidated damages, 300, 394; debt on judgment against trustee, 416; trustee's judgment for "balance of costs," scire facias, 557; juror's fees, 557.

II.

- Usage, wharfinger's acceptance of goods, 14.
- Usury, 36, 420, 751; as respects a bank, 49; proof of, 49; in discounting note by bank, 564.

V

- Vendor's lien, 561.
- Venue, 499.
- Verdict, when set aside, (see PRACTICE.)

W.

- Waiver, 694; of demand and notice by extension, 686.
- Warrant, arrest without, 170; issued before justice of the peace, returnable before Supreme Court, 221.
- Warranty, 497; (see SALE, DEED, CONVEYANCE.)
- Water course, diversion of, 417; underground current, 552.
- Way, obstruction of, special damages, 36; dedication, ferry, 50; private, bounding upon, 229; rights of foot passengers in carriage way, 235; injury on private, used by leave and license, obstruction, 378.
- Western Law Monthly, 635.
- Whitman, James, Right of visit or approach, 381.
- Will, interlineation, 51; power coupled with trust, execution of power, 31; bequests, annuity, 165; bequest to charitable uses, void for uncertainty, 222; satisfaction of legacy, reduction to possession, 227; devise, construction, 231, 247; gift over, 247; validity of, by what law governed, 362, 367; posthumous child, 362; devise by wife to husband, 367; attestation, 442; signature, 442; revocation by marriage and issue, 442; presumption of destruction of, 442.
- Witnesses, (see EVIDENCE.)
- Witness, fees of party to suit examined as, 297.
- Writ, sent for service, tender afterwards, 34; capias and attachment, certificate authorizing arrest, 163; time of filing declaration, 164; form of declaration, 226; against corporation and stockholders, (see Corporations;) description of party, 372; amendment to declaration, 409; laying of special damages in declaration, 409; service on absent defendant, 572, 573; indorsement of, 573.
- Writ of error, taxation of costs on, 692.

INSOLVENTS IN MASSACHUSETTS.

Name of Insolvent.	Residence.	Commenceme's of Proceedings	
	1	1859.	Returned by
Baldwin, Eli	Roxbury,	Feb. 11,	George White.
Boynton, Amos R.	Lowell,	11 98	Wm. A. Richardson.
Rrackett, Josiah	Charlestown,	" 17,	66 66 66
Brown, James	East Bridgewater,	Jan. 25,	Wm. H. Wood.
Castle, Henry M. (1)	Warren,	Feb. 1,	Henry Chapin.
Chase, Nath'l N.	Brewster,	1 24.	J. M. Day.
Clark, Josiah	Randolph,	44 18.	George White.
Coffin, Augustus A.	Cambridge,	44 16,	William A. Richardson
Cook, Reuben F. (2)	Provincetown,	66 9.	J. M. Day.
Cooley, Geo. W.	Boston,	4,	Isaac Ames.
Cowles, Wm. W. (3)	Boston,	10.	isaac Ames.
Crowell, Ezra, Jr.		16 3,	Edmund H. Bennett.
	Taunton,	" 9	
Cutter, Abijah.	Lowell,	24	Wm. A. Richardson.
Fegan, Daniel	Boston,	40,	Isaac Ames.
Felton, John (4)	XX7 4 1 4	0,	35
Forbush, Albert	Westminster,	and the same of th	Henry Chapin.
Ford, Samuel	Boston,	i della	Isaac Ames.
Hall, Albert S.	Malden,		Wm. A. Richardson.
Hardwick, Wm. H.	New Bedford,	" 4,	Edmund H. Bennett.
Harris, Geo. S. (3)	Boston,	44 10.	Isaac Ames.
Howard, Edwin W.	Randolph,	" 22,	George White.
Jaques, George (4)	Somerville,		Isaac Ames.
Johnson, Joseph P. (2)	Provincetown,	" 9,	J. M. Day,
Keene, James	Roxbury,		George White.
Keith, Sarah H., Mrs.	Middleboro',		Wm. H. Wood.
Kimball, Warren	Boston,		Isaac Ames.
Lacroix, Lewis, (1)	Warren,	" 1,	Henry Chapin.
Leach, Lebbeus	Boston,	66 2,	Isaac Ames.
Lucas, Levi	Boston, East Bridgewater,	14 17.	Wm. H. Wood.
McNeil, John	Boston,	66 7	Isaac Ames.
Mills, Bailey T.	66	66 8,	66 66
Peasley, Charles	Cambridge,	" 25,	William A. Richardson
Pickens, Andrew J.	×		Wm II Wood
Pickens, James M. 10	Middleboro',	Jan. 8,	Wm. H. Wood.
Richards, Ephraim B.	Boston,	Feb. 25,	Isaac Ames.
Richardson, Nathaniel	44	14,	60 06
Root, John A.	Williamsburg,		Samuel F. Lyman.
Russell, Edward A.	Wrentham,		George White.
Sharp, James L. (6)	New Bedford,		E. H. Bennett.
haw, Joseph P.	Roxbury,		George White.
mith, Richard B. (3)	West Roxbury,		Isaac Ames.
mith. Russel	Walpole,		George White.
mith, Russel tacy, James M.	Prescott,		Samuel F. Lyman.
aylor, David L.	Melrose,		Wm. A. Richardson.
urell, Garland	Boston,	" 12,	Isaac Ames.
Inderwood, Joseph	West Cambridge,	144	Wm. A. Richardson.
Vebber, John		2.409	George White.
Vebber, Moses H.	Roxbury,	40,	George white.
		20,	
Villiams, John (3)	Chelsea,	20,	Isaac Ames.
Vilson, Tohn C. (6)	New Bedford,	409	E. H. Bennett.
Vyman, Joseph S.	Woburn,	" 18,	Wm. A. Richardson.

FIRMS.

- (1) Lewis, Lacroix & Co.
- (2) Johnson & Cook.
- (3) Harris, Cowles & Co.
- (4) John Felton & Co. (5) Pickens Brothers.
- (6) Wilson & Sharp.

